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Donna Siegel Moffa (pro hac vice) 6 7 8 Amanda Trask (pro hac vice) 280 King of Prussia Road 9 Radnor, PA 19087 Telephone: (610) 667-7706 10 Facsimile: (610) 667-7056 11 Interim Co-Class Counsel [Additional counsel listed on signature page] 12 UNITED STATES DISTRICT COURT 13 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 14 PATRICIA MCNEARY-CALLOWAY, Case No.: 11-cv-03058-JCS 15 individually and on behalf of all others similarly JOINT STIPULATION PROVIDING THAT 16 situated, DOCUMENTS PRODUCED IN MEDIATION 17 SHALL BE DEEMED PRODUCED IN THIS Plaintiff, ACTION AND SUBJECT TO THE 18 PROTECTIONS OF THE PARTIES' v. STIPULATED PROTECTIVE ORDER 19 JPMORGAN CHASE BANK, N.A. and CHASE 20 Hearing Date: N/A BANK USA, N.A., Judge: Magistrate Judge Joseph C. Spero 21 Defendants. 22 23 24 25 26 27 28

and Chase Bank USA, N.A. (collectively, "Defendants") respectfully submit the following Joint

Subject to the Parties' Stipulated Protective Order.

explore resolving the action through settlement;

Plaintiff Patricia McNeary-Calloway ("Plaintiff") and Defendants JPMorgan Chase Bank, N.A.

WHEREAS, following this Court's March 26, 2012 decision denying in part and granting in part

Stipulation Providing That the Documents Produced in Connection with the Mediation Commenced in or

Defendants' Motion to Dismiss (ECF No. 62), the Parties agreed to participate in mediation in order to

about June 2012 and Concluded in or about March 2013 Shall be Deemed Produced in this Action and

WHEREAS, upon stipulation of the Parties, the Court entered an Order on May 3, 2012 (ECF No. 65) staying this action during the mediation process (ECF No. 65);

WHEREAS, the Parties commenced the mediation process with the assistance of a JAMS

mediator in or about June 2012;

WHEREAS, in addition to the Parties herein, the parties in the related action captioned *Leger et*

al. v. JPMorgan Chase et al., Case No. C 12-03632 JCS ("Leger") participated in the mediation along with Plaintiffs' counsel from similar cases against Chase Defendants around the country who agreed to work cooperatively under the leadership of Co-Lead Interim Class Counsel appointed by the Court in this action;

WHEREAS, the mediation proceeded over multiple full day in person mediation sessions between early July 2012 and mid-February 2013, as well as, through many follow up conversations with the mediator and amongst the parties *via* telephone and e-mail;

WHEREAS, the mediation process additionally involved the production of voluminous documents and exchange of information subject to a Stipulated Protective Order for Mediation Purposes Only entered by all participants in the mediation;

WHEREAS, despite the Parties' good faith efforts, substantial work and analysis and exchange of information, they were unable to agree upon terms for settlement and notified the Court of this and of the need to resume active litigation;

WHEREAS, on March 14, 2013, the Plaintiffs filed a Motion to Consolidate this action with the related *Leger* action (ECF No. 81) and sought leave to file a consolidated amended complaint encompassing the claims asserted in *Leger* and this action as well as including additional parties and their similar claims currently pending in certain specified actions pending in other jurisdictions;

WHEREAS, the Parties anticipate that discovery in this case will include personal financial information and corporate financial, proprietary, or commercially-sensitive information or data that is not known, or has not generally been made available, to the public and so, are in the process of finalizing a Stipulated Protective Order to be filed with this Court;

WHEREAS, in order to promote efficiency, avoid duplication and prevent waste, and to benefit from the significant exchange of information and analysis that occurred during the mediation process, the Parties desire to have the documents and information produced and exchanged in the course of the mediation deemed produced in discovery in this action, designated as "Confidential" subject to the terms of the Parties' Stipulated Protective Order and accessible for use in this action in accordance with the terms of their Stipulated Protective Order and the Rules of this Court once that order is filed with the Court;

IT IS HEREBY STIPULATED AS FOLLOWS:

- 1. Documents and information produced by the Parties as part of the aforementioned mediation, and subject to their Stipulated Protective Order for Mediation Purposes, shall be deemed produced for purposes of discovery in this action upon filing of a Stipulated Protective Order on this docket;
- 2. Documents and information produced by the Parties in mediation and deemed produced in discovery pursuant to this Stipulation shall be treated as if designated "Confidential" under the terms of

1	the Parties' Stipulated Protective Order and shall be accessible for use in this action in accordance wit
2	the terms of the Stipulated Protective Order and the Rules of this Court.
3	IT IS SO STIPULATED.
4	Respectfully submitted,
5	Dated: April 11, 2013
6	/s/ Edward W. Ciolko
7	Edward W. Ciolko (pro hac vice)
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25	
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28	4
	Case No.: 11-cv-03058-JC

Dated: April 11, 2013

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 Dated: 4/12/13

